1	JOSEPH H. HUNT				
2	Assistant Attorney General Civil Division				
3	WILLIAM C. PEACHEY				
	Director WILLIAM C. SILVIS				
4	Assistant Director MICHAEL A. CELONE				
5	SARAH B. FABIAN CHRISTINA PARASCANDOLA				
6	Senior Litigation Counsels KATELYN MASETTA-ALVAREZ				
7	Trial Attorney				
8	Office of Immigration Litigation – District Court Section U.S. Department of Justice				
9	P.O. Box 868, Ben Franklin Station Washington, DC 20044				
10	(202) 514-3097 Attorneys for Defendants				
11					
12	IN THE UNITED STATES DISTRICT COURT				
13	FOR THE DISTRICT OF ARIZONA				
	Iona Dag #1, Iona Dag #2, Narian Elana, an	Coss No. 4-15 ov 00250 THC DCD			
14	Jane Doe #1; Jane Doe #2; Norlan Flores, on behalf of themselves and all others similarly	Case No. 4:15-cv-00250-TUC-DCB			
15	situated,	NOTICE OF APPEAL			
16	Plaintiffs,				
17	v.	CLASS ACTION			
18	Chad Wolf, Acting Secretary of Homeland				
19	Security; Mark A. Morgan, Acting Commissioner, U.S. Customs and Border				
20	Protection; Rodney S. Scott, Chief, U.S. Border Patrol, in his official capacity; Roy				
21	D. Villareal, Commander, Arizona Joint Field Command, in his official capacity; Roy				
22	D. Villareal, Chief Patrol Agent-Tucson Sector, in his official capacity,				
23	Defendants.				
	Defendants.				
24	Defendants Chad Wolf, in his official capacity as Acting Secretary, U.S.				
25	Department of Homeland Security ("DHS"), and its subordinate entities, U.S.				
26					
27	¹ On February 2, 2020, Rodney S. Scott I	pecame Chief IJS Rorder Patrol			
28	On February 2, 2020, Rodney S. Scott became Chief, U.S. Border Patrol, automatically substituting Carla Provost, the previous Chief. Fed. R. Civ. P. 25(d).				

1	Customs and Border Protection, U.S. Border Patrol ("USBP"), and the USBP		
2	Arizona Joint Field Command and Tucson Sector, hereby appeal the Court's Order		
3	of April 17, 2020, ECF No. 494, to the U.S. Court of Appeals for the Ninth Circuit.		
4	Respectfully submitted,		
5 6	JOSEPH H. HUNT Assistant Attorney General Civil Division		
7	WILLIAM C. PEACHEY Director		
8 9	WILLIAM C. SILVIS Assistant Director		
10 11	MICHAEL A. CELONE SARAH B. FABIAN Senior Litigation Counsels		
12	KATELYN MASETTA-ALVAREZ		
13	Trail Attorney		
14	<u>s/ Christina Parascandola</u> CHRISTINA PARASCANDOLA		
15	Senior Litigation Counsel Office of Immigration Litigation		
16	District Court Section Civil Division		
17	U.S. Department of Justice P.O. Box 868, Ben Franklin Station Washington, D.C. 20044		
18	(202) 514-3097 christina.parascandola@usdoj.gov		
19	Attorneys for Defendants		
20	1200e. nego ye. 2 eyenaanus		
21			
22			
23			
24			
2526			
27			
28			
20			

1 REPRESENTATION STATEMENT 2 The undersigned represents Defendants Chad Wolf, et al., and no other party. 3 4 Pursuant to Rule 12(b) of the Federal Rules of Appellate Procedure and Ninth 5 Circuit Rule 3-2(b), Defendants-Appellants submit this Representation Statement. 6 The following list identifies all parties to the action and their respective counsel by 7 name, firm, address, telephone number, and e-mail, where appropriate. 8 9 **PARTY DEFENDANTS-APPELLANTS** COUNSEL OF RECORD 10 11 JODY H. HUNT Chad Wolf, **Assistant Attorney General** 12 Acting Secretary, U.S. Department of Civil Division Homeland Security, in his official 13 WILLIAM C. PEACHEY capacity, Director 14 COLIN A. KISOR Mark A. Morgan, 15 Deputy Director Acting Commissioner, U.S. Customs 202-532-4331 & Border Protection, in his official 16 colin.kisor@usdoj.gov capacity, 17 WILLIAM C. SILVIS Assistant Director Rodney S. Scott, 18 202-3072-4693 Chief, U.S. Border Patrol, in his william.silvis@usdoj.gov official capacity, 19 MICHAEL A. CELONE 20 Senior Litigation Counsel Roy D. Villareal, 202-305-2040 Commander, Arizona Joint Field 21 michael.a.celone@usdoj.gov Command, in his official capacity, and 22 SARAH B. FABIAN Senior Litigation Counsel 23 202-532-4824 Roy D. Villareal, sarah.b.fabian@usdoj.gov Chief Patrol Agent Tucson Sector, in 24 his official capacity. KATELYN MASETTA-ALVAREZ 25 Trial Attorney 202-514-0210 26 katelyn.masetta.alvarez@usdoj.gov 27 28

1 2			COUNSEL OF RECORD FOR DEFENDANTS
3			continued
4			CHRISTINA PARASCANDOLA
5			Senior Litigation Counsel Office of Immigration Litigation –
6			DCS Civil Division
7			U.S. Department of Justice P.O. Box 868, Ben Franklin Station
8			Washington, D.C. 20044 202-514-3097
9			christina.parascandola@usdoj.gov
10	PARTY		COUNSEL OF RECORD
11	PLAINT	TIFFS-APPELLEES	COLETTE REINER MAYER
12	Unknow	n Parties,	(CRMayer@mofo.com) Morrison & Foerster LLP - Palo Alto,
13	named as	s Jane Doe #1 and Jane Doe	CA 755 Page Mill Rd.
14		half of themselves and all milarly situated, and	Palo Alto, CA 94304-1018 650-813-5600
15	Norlan F	loros	ALEYDA YVETTE BORJA
16	on behalf	f of himself and all others	(yborja@acluaz.org) CHRISTINE KEEYEH WEE
17	similarly	situated.	(cwee@acluaz.org) ACLU - Phoenix, AZ
18			P.O. Box 17148 Phoenix, AZ 85011
19			602-650-1854
20			ELISA DELLA-PIANA (edellapiana@lccr.com)
21			MEGAN SALLOMI (msallomi@lccr.com)_
22			BREE BERNWANGER (bbernwanger@lccr.com)
23			Lawyers Committee for Civil Rights 131 Steuart St., Ste. 400
24			San Francisco, CA 94105 415-543-9444
25			
26			
27			
28			

1		
2		COUNSEL OF RECORD FOR PLAINTIFFS- continued
3		JACK WILLIFORD LONDEN
4		(jlonden@mofo.com) AKARI ATOYAMA-LITTLE
5		(aatoyamalittle@mofo.com) John Sebastiano Douglass
6 7		(jdouglass@mofo.com) Morrison & Foerster LLP - San Francisco, CA
8		425 Market St. San Francisco, CA 94105-2482
9		415-268-7000
10		ALVARO M HUERTA (huerta@nilc.org)
11		National Immigration Law Ctr 3435 Wilshire Blvd Ste 2850
12		Los Angeles, CA 90010 213-674-2850
13		PIETER S DEGANON
14		(pdeganon@mofo.com) LOUISE CARITA STOUPE
15		(lstoupe@mofo.com) Morrison & Foerster LLP - Tokyo
16		Japan Shin-Marunouchi Bldg.
17		5-1 Marunouchi 1-Chome, 29th Fl. Tokyo JAPAN
18		81332146522 6979
19		MARY KENNEY (mkenney@immcouncil.org)
20		(mkenney@immcouncil.org) KAROLINA J WALTERS
21		(KWlaters@immcouncil.org) American Immigration Council 1331 G St. NW, Ste. 200
22		Washington, DC 20005
23		202-507-7512
24		
25	Dotade June 15 2020	/s/ Christina Parascandola
26	Dated: June 15, 2020	/s/ Christina Parascandola CHRISTINA PARASCANDOLA Attorney for Defendants

Attorney for Defendants